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JUN 01 2017

JAMES N. HATTEN, Clerk

By: *S. Bynum* Deputy Clerk

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

William James, Sui Juris :
Terri V. Tucker AKA
(Donald-Strickland), Sui Juris
Plaintiffs,

Vs.

: Case# 1:17-CV-1181-RWS

: DEFAULT JUDGMENT

Barbara Hunt,
Defendants,

PLAINTIFFS WILLIAM JAMES AND TERRI TUCKER MOTION FOR
DEFAULT JUDGMENT AGAINST BARBARA HUNT

Plaintiffs William James and Terri Tucker "Private Attorney Generals"
and Pro Se Litigants hereinafter ("Plaintiff's") hereby moves the Court for entry
of Default Judgment pursuant to F.R.C.P. Rule 55 (a)(b)(1),

WHEREAS, the Defendant, Barbara Hunt hereinafter ("Defendant")
failed to Answer the CIVIL RICO complaint pursuant to F.R.C.P. Rule 12
(a)(1)(A)(i), Plaintiff's Request and DEMAND for Default Judgment on the
following grounds in the Memorandum at Law, with citations and authorities
forthcoming in the brief.


Pursuant to F.R.C.P 55(a) ENTERING A DEFAULT. Defendant has a
judgment for affirmative relief being sought by Plaintiff's William James and

Terri V. Tucker. Defendants have failed to plead or otherwise defend, and that failure is shown by motion to strike [Doc. 45], Personal Jurisdiction does not apply to RICO Complaints and therefore the Plaintiff's request that the clerk of the court enter the Plaintiff's default judgment in their favor.

Date: June 1, 2017

// S /

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UNITED STATES GOVERNMENT COURT
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

William James, Sui Juris :
Terri V. Tucker AKA
(Donald-Strickland), Sui Juris
Plaintiffs,

Vs

: Case# 1:17-CV-1181-RWS

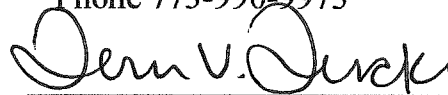
: DEFAULT JUDGMENT

Barbara Hunt,
Defendants,

PLAINTIFF'S WILLIAM JAMES AND TERRI TUCKER MEMORANDUM
AT LAW FOR DEFAULT JUDGMENT AGAINST DEFENDANT BARBARA
HUNT FOR FAILURE TO ANSWER CIVIL RICO COMPLAINT

// S /

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TABLE OF AUTHORITIES

<u>CASE</u>	<u>PG'S</u>
1:17-cv-1181-RWS	3
 <u>FEDERAL RULES OF PROCEDURE (Fed.Civ.R.P)</u>	
Fed.Civ.R.P (FRCP) 4(a)(b)(c)	1
Fed.Civ.R.P (FRCP) 5(a)(2), 5(1)(c)	1, 4S
Fed.Civ.R.P (FRCP) 7.1 (D)	4
Fed.Civ.R.P (FRCP) 11 Certificate Rule, 11(b)	5
Fed.Civ.R.P (FRCP) 12(a)(1)(A)	1
Federal Rules of Civil Procedure (FRCP) 55(a)(b)(1)	1
 <u>Local Civil Rules of Procedure</u>	
Local Civil Rules (LCR) 55 Default	8

PRELIMINARY STATEMENT

Plaintiff's, William James and Terri Tucker "Private Attorney Generals" and Pro Se Litigants hereinafter ("Plaintiff's") hereby moves the Court for entry of Default Judgment pursuant to F.R.C.P. Rule 55 (a)(b)(1).

DEFAULT JUDGMENT

1. the Defendant, Barbara Hunt hereinafter ("Defendant") failed to Answer the CIVIL RICO complaint pursuant to F.R.C.P. Rule 12 (a)(1)(A)(i) within 21 days Service of process which was completed on May 5, 2017 and the Answer due by Defendants are May 26, 2017 pursuant to F.R.C.P. 4(a)(b)(c).

a. The Defendant is out of time to Answer the Complaint and have failed to serve all parties on the record with the Answer.

b. The Defendant filed a time stalling Motion to dismiss *for lack of personal jurisdiction* on May 22, 2017, which does not apply to Civil RICO pursuant to 18 U.S.C. 1965.

**DEFENDANT BARBARA HUNT DEFAULTED AND A JUDGMENT
STATEMENT OF ACCOUNTING FOR PAYMENT DUE TO
PLAINTIFFS WILLIAM JAMES AND TERRI TUCKER CIVIL RICO 18
U.S.C. 1961-1964 COMPLAINT ARE AS FOILLOWS:**

1. See, [Doc. 1] WHEREFORE on count one, PLAINTIFF'S WILLIAM JAMES AND TERRI V. TUCKER formerly (TERRI V. DONALD aka TLO-REDNESS STRICKLAND) demands judgment in THEIR favor and against

DEFENDANT Barbara Hunt as follows:

COUNT ONE: INJUNCTIVE RELIEF (AGAINST THE DEFENDANTS)

- a) See, [Doc. 1, p. 21] For statutory damages \$150,000.00 per
PLAINTIFF, PER DEFENDANT; pursuant to the RICO Act x3
= \$450,000.00 PER PLAINTIFF
- b) See, [Doc. 1, p. 21] For actual damages of Court Cost, Expenses and Private
Attorney Fees, per PLAINTIFF, PER DEFENDANT; pursuant to the RICO Act
x3.
1. See, [Doc.1, p. 25] \$43,000.00 PER PLAINTIFF for Private Attorneys Fee's.

COUNT THREE: INJUNCTIVE RELIEF (AGAINST THE DEFENDANTS)

1. See, [Doc. 1, p. 25] REQUESTS a Court order to collect defaulted funds in the
amount of \$150,000,000.00 PER PLAINTIFF receives for Treble Damages =
\$450,000,000.00 PER PLAINTIFF
2. Permission or Order for U.S. Marshalls to assist in collection of Judgment.

COUNT FOUR: EXEMPLARY(PUNITIVE) (AGAINST THE DEFENDANTS)

1. Exemplary Damages See, [Doc. 1, 27] - \$150,000,000.00 PER Defendant, for PER
Plaintiff.

CONCLUSION

1. See, [Doc. 1, p. 48-51 Agreement]

a. Plaintiff 1 – William James 50% of all awards

b. Plaintiff 2 – Terri Tucker 50% of all awards

Plaintiff's REQUEST that the Clerk of the Court enter Default Judgment into the Docket 1:17-cv-1181-RWS in favor of Plaintiff's.

Respectfully Submitted: June 1, 2017

// S //

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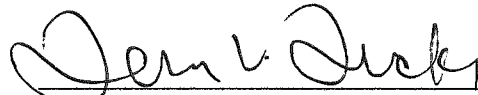
RULE 7.1(D) CERTIFICATE

The undersigned Plaintiffs certifies this document has been prepared with one of the font and point selections approved by the Court in Local Rule 5.1(C).

Date: June 1, 2017

// S //

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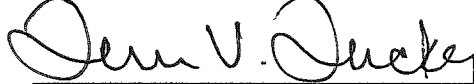
RULE 11 CERTIFICATION

Plaintiff's William James and Terri Tucker affirm that all of the content of this motion is true in its entirety to our belief. We certify that all representations made to the court are truthful.

Date: June 1, 2017

// S //

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SWORN DECLATORY STATEMENT

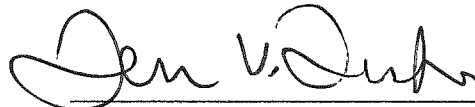
I, William James, Plaintiff and “Private Attorney General” attest and swear to the legitimacy of the service of process filed with the District Court, Atlanta Division, named as Plaintiff in this Default Judgment and memorandum at law to for Barbara Hunt. I attest that I the Plaintiff provided true information to the best ability and of my knowledge, as well as provided copies or original documents contained in the Default Judgment and are factual in this Civil RICO Case.

I, Terri Tucker Aka Donald-Strickland, TLO-Redness, Plaintiff and “Private Attorney General” attest and swear to the legitimacy of the service of process filed with the District Court, Atlanta Division, named as Plaintiff in this Default Judgment and memorandum at law to for Barbara Hunt. I attest that I the Plaintiff provided true information to the best ability and of my knowledge, as well as provided copies or original documents contained in the Default Judgment and are factual in this Civil RICO Case.

Date: June 1, 2017

// S //

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A handwritten signature in black ink, appearing to read "Terri V. Tucker", is positioned above a horizontal line.

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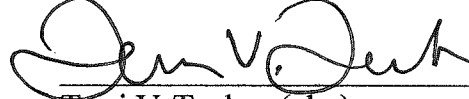
CERTIFICATE OF SERVICE

This is to certify that I have this day served all parties with the foregoing
Plaintiff's William James and Terri Tucker Default Judgment against Defendant
Barbara Hunt Filing with the Clerk of the Court:

Date: June 1, 2017

// S //

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ATTORNEY FOR THE DEFENDANTS

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FILED WITH THE CLERK OF THE COURT:

UNITED STATES DISTRICT COURT NOTHERN DISTRICT OF
GEORGIA, ATLANTA DIVISION
CLERK OF THE COURT
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ATLANTA, GA 30303
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